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REMOVAL PROGRAM

INFORMATION REQUEST FOLLOW-UP

ROUTING SLIP (Revised 5/28/93)

Sauget Area 2, Site O

Please sign the Yellow and check your name off this page, then pass the document on to the <u>next</u> name.

<u>Do not sign this page, SIGN THE YELLOW</u>.

NAME

1.	EERB ENFORCEMENT SPECIALIST	Carol Graszer Ropski
2.	EERB ON-SCENE COORDINATOR	Sam Borries
3.	ESS SECRETARY	LaRetha Taylor
4.	ORC STAFF ATTORNEY	Deirdre Tanaka
5.	ESS SECRETARY	LaRetha Taylor
6.	EERB EMERGENCY SUPPORT SECTION CHIEF	Jose Cisneros
7.	EERB BRANCH SECRETARY	Cynthia Beck
8.	EERB BRANCH CHIEF	Richard Karl
9.	RETURN TO LARETHA TAYLOR (ESS SECRETARY AND DISTRIBUTION OF BCC LIST.) FOR MAILING TO PRPs
	DATE MAILED TO PRPs:	

HSE-5J/EERB

JAN 26 1995 CERTIFIED MAIL RETURN RECEIPT REQUESTED

Pillsbury Company Attn: Legal Department Pillsbury Center Minneapolis, MN 55402

Re: Request for Information

Sauget Area 2, Site Q (formerly known as the Sauget & Company Landfill, Sauget, Illinois)

Dear Sir or Madam:

On December 16, 1994, the United States Environmental Protection Agency (U.S. EPA) issued an information request to Pillsbury Company pursuant to Section 104 (e) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) as amended, 42 U.S.C. Section 9604(e). The information request was served on Pillsbury Company by certified mail on December 19, 1994. This information request required Pillsbury Company to provide certain documents and information within twenty-one (21) days of receipt.

Although the deadline for Pillsbury Company's response has passed, U.S. EPA has not received any response to the information request. U.S. EPA therefore requests that you comply immediately with that information request. You may, if you desire, assert a business confidentiality claim covering part or all of the information requested, in the manner described by 40 CFR 2.203 (b). Information covered by such a claim will be disclosed by U.S. EPA only to the extent, and only by means of the procedures, provided in 40 CFR Part 2, Subpart B. If no such claim accompanies the information when it is received by U.S. EPA, it may be made available to the public by U.S. EPA without further notice to Pillsbury Company.

Continued failure to comply with U.S. EPA's information request, or to adequately justify such failure to respond, may subject Pillsbury Company to an enforcement action seeking to compel compliance and collect penalties of up to \$25,000 per day of noncompliance pursuant to Section 104(e)(5) of CERCLA, 42 U.S.C. Section 9604(e)(5). U.S. EPA has the authority to use the

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